WILMINGTON, N. C., FRIDAY MORNING, FEBRUARY 18, 1870.

IMPORTANT TO FARMERS AND PLANTERS.

RAW-BONE

SUPER-PHOSPHATE FOR COTTON.

PRICE \$45 00 PER TON IN BALTIMORE.

THIS PHOSPHATE HAS PROVED ITSELF to be the CHEAPEST, and fully equal to any in the market—UNSURPASSED by the highest-priced Guanos. Its adaptation to COTTON, WHEAT, CORN, OATS. TOBACCO, GARDEN TRUCK, GRASSES, &c., has been thoroughly and satisfactorily tested. Finely ground and suitable for Drilling. Put up in bags of 167 lbs. each.

On Inction of Inf. Johns, of Incidence of Inf. Johns, of Incidence of Inf. Johns, of Inf. Johns, of Incidence of Inf. Johns, of Incidence of Inf. Johns, of Inf. Johns, of Incidence of Inf. Johns, of Incidence of Inf. Johns, of Incidence of Inf. Johns, of Inf. Johns, of Incidence of Inf. Johns, of Incidence of Inf. Johns, of Inf.

O. P. MERRYMAN & CO.,

MANUFACTURERS.

BALTIMORE, MD.,

TAYLOR'S BRIDGE, SAMPSON Co., N. C., November 25, 1869.

1) P MERRYMAN & Co., Baltimore, Md. Dear Sirs-I reply to yours of the 16th in stant, inquiring the result of your Fertilizer on cotton, we state that we applied 200 lbs. to the acre. we think it about doubled the yield. The staple is very good. The land is only ordinary, and cultivated last year in sweet potatoes. We are highly pleased with your Fertilizer for cotton, and are satisfied that it is preferable to other kinds in use. Very respectfully yours,

MESSES STENHOUSE, MACAULEY & Co., Charlotte, N. C.—Gentlemen: In roply to your enquiry in regard to the action of Merryman's Raw Bone Phosphate purchased of you, I take pleasure in making the following statement: I have applied 150 pounds to the acre on an old field, which would vield about six bushels corn to the acre without the use of any Fertilizer, and the yield will be at leas' fourteen bushels to the acre, and that too with a very unfavorable season. I have also used a like quantity on cotton, and find the advantages to be equal to that of the Chosapeake and Pacific Guano, which were applied side by side, in the same field. I have also applied it to several root crops with a very eatisfactory result.

Send for circular containing other testimonials from different sections of the State.

TO THE WORKING CLASS,-We are now ployment at home, the whole of the time or for the spare moments. Business new, light and Persons of either sex easily earn from 50c, to \$5 per evening, and a proportional cum by devoting their whole time to the busi-Boys and girle earn nearly as much as their address, and test the business, we make this unparalleled offer : To such as are not well | Clubs of ten at ... satisfied, we will send \$1 for the trouble of writing. I'm particulars, a valuable sample, Clubs of fifty at which will do to commence work on, and a copy of The People's Literary Companion-one of the rgest and best family newspapers publishedall sent free by mail. Reader if you want permaneut, profitable work, address E. C. ALLEN A CO., ACGUSTA, MAINE. dec 11-44-3m

TO CONSUMTIVES.

THE Advertiser, having been restored to health

prescription used (free of charge), with the di- Engravings. All young married people, or those rections for preparing the same, which they will contemplating marriage, and having the least had a sume Cure for Consumption, ASTHMA, BRONCHITIS, etc. The object of the advertiser in | be acquainted with; still it is a book that must sending the Prescription is to benefit the afflict- be locked up and not lie about the house. It will ed, and spread information which he conceives to be invaluable; and he hopes every sufferer will above Fourth, Philadelphia, try his remedy, as it will cost them nothing and AFFLICTED AND UNFORTUNATE. - No

l'artics wishing the prescription, will please REV, EDWARD A. WILSON, Williamsburg, Kings County, New York.

ERRORS OF YOUTH.

Nervous Debility. Premature Decay, and all the delphis. effects of youthful indiscretion, will, for sake of enflering humanity, send free to all who need it, the receipt and directions for making the simple remedy by which he was cured. Sufferers wishing to profit by the advertiser's experience, can do so by addressing, with perfect confidence, JOHN B. OGDEN, No. 42 Cedar steet, New York

IMPORTANT SALE OF COTTON LANDS

IN DUPLIN COUNTY. DURSUANT TO A DECREE of the Superier by Messrs. Sweet, Forkner, Moore of on the 7th day of March, 1870, offer for sale to the highest bidder at the Court House door in Kenausville, the following valuable tracts of Cot. on the Journal. ton Lands belonging to the estate of the late Dr. Thomas Hill, deceased, to wit : The Arcola Place near l'aison's Depot, on the cast side of the W. A. W. R. R., containing about 770 acres of very enperior Lands, located in a healthy and desirable neighborhood. The Bear Swamp Plantation contains 7 4 acres of valuable Lands. This tract | tem of public instruction. will be sold subject to the life estate of Mrs. Hill, widow of Dr. Thomas Hill. Also two other tracts. the one known as the tract purchased from Zilpha and James Jemagan. The other known as passage, which motion prevailed. beceased's Holly Swamp place. Said tracts of hands will be divided to suit purchasers. Pur- Messrs. Colgrove, Hyman, col., Martinchasers will be required to give note with approved sureties, parable in eight months after late for nine-tenths of the purchase money and pay one-tenth cash. Title withheld until the whole is paid.

PURSUANT

A. G. MOSELEY, Receiver.

THIO AUTHORITY vested in me by virtue of a highest bidder, that valuable tract of LAND near Paison's Depot, known as the Rhodes place, containing 840 acres. This tract of Land is situated in one of the best cotton growing sections of North Oarolina, and is considered very superior Lands State. Referred. well adapted to the growth of Cotton, &c., &c .-This the chance for a bargain. Terms of sale one onth cash, and the balance to be secured by note with approved sureties, payable eight months

money is paid. A. G. MOSELEY, Trustee.

DOUBLE REFINED POUDRETTE

OF THE

Vegetables, than any other in market. It is made entirely from the night-soil, offal, &c., of phlet &c., giving full information sent on applica-JAMES T. FOSTER,

Box 3139 N. Y. P. O. Office 66 Courtlandt Street, New York. For sale by SPRUNT & GINSON, Wilmington, ing \$3 per day, to be fixed by the commis- Opposition being made, Mr. Durham at \$30 per ton.

WARNING.

A SPLENDID PUMP FOR SALE. HAVING PURCHASED THE EXOLUSIVE to wit : intringing upon my rights in the same. Intend- same, and to whom are such rents paid, which report to the House. ing to manufacture and sell the same, I would was adopted. be pleased to confer with parties wanting them. The price will range from \$20 to \$30, according to wit : to the depth of the well, for No. 3 yard wells, throwing 30 gallons of water per minute; and No. 2 for railroad stations, throwing 60 gallons, price given on application. This pump has no friction, and the packing will last for fifteen years in a good well. Directions will accompany the pump for putting it up, which can be done in 30 minutes. I will receive orders at Tarboro, Scotland Neck, and Farmville, N. C .--All orders addressed to me at either of the places named will receive prompt attention. J. L. KITCHEN.

ALL KINDS OF JOB WORK NEATLY AND EXPEDITIOUSLY

from the House, viz: Light Company.

Navigation Company.
Bill to prescribe the time for Sheriffs to settle with County Treasurers.

Bill to incorporate Foy's Mathematical

and Classical High School in the county Bill to amend an act to incorporate the Cape Fear Manufacturing Association.

On metion of Mr. Jones, of Mecklen-

Bill to provide for the election of mem-bers of the General Assembly passed its second reading, was ordered to be printed and made the special order for Tuesday next at 11 o'clock. On motion, the Senate adjourned unti 71 o'clock this evening.

body that was respectable and decent.

Mr. Pou moved to suspend the rules and take up Mr. Welch's resolution de- indefinitely postponed. claring it to be the sense of the members

1 50 such announced to wit : Bill to repeal certain sion fixing the per diem at \$7. 2 00 each sections of the public laws of 1868-'69.— On motion the Senate adjourned until 7 (This bill repeals all the sections that le- o'clock this evening. vies a special tax to pay interest on special

D sons or those about to be married, both attention to sec. 1, art. 8. When these acts in a few weeks, by a very simple remedy, after male and female, in everything concerning the were passed, the Legislature was the conhaving suffered several years with a severe lung physiology and relations of our sexual system, tracting party on the one side and the o all who desire it, he will send a copy of the general reader, and is illustrated with numerous the part of the contract, and more than that, impediment to married life, should read this them in the face. Now if there was no constitutional objections to the passage of the bill then, the question was whether it was prudent to pass it.

torious QUACKS-native and foreign-who ad- reckless and unconstitutional manner in contracted. He argued at length, showing the people could not pay interest on both State Printer. Dr. Young can be consulted on any of the diseases described in his publications, at his new and old bonds, that by every princi-

arguments in favor of his proposition. Mr. Ames moved to lay the bill on the

The yeas and nays being called the mo- ment.

Mr. Bowman move? to amend by exempting section 10, chapter 36, which read from the Clerk's desk. Con t of Duplin County, the subscriber will Yancey, Moore of Carteret, Colgrove, levies a special tax of one cent on the \$100 Hayes, Smith and Blythe was entered up- worth, to pay the interest on bonds issued for the construction of a Turnpike Road Mr. Welker, from the Committee on Ed- from Marion, McDowell, to Asheville,

vestigate and report in reference to the Mr. Vestal moved to amend by exceptinterpolation of an act to establish a sys- ing section 4, chapter 32 from the provision of the bill. (This section levies a Mr. Love moved a suspension of the special tax of one-twentieth of one per rules in order to put the resolution on its cent. to pay interest on bonds issued on the North Western North Carolina Rail-

> Messrs. Vest, Ingram and Justice oppos ed the whole bill.

House door in Kenansville, offer for sale to the Wilmington & Weldon Railroad. Refer. and touched somewhat upon the question diate passage of this bill.

the Public Treasurer in regard to the By Mr. Martindale: Bill to authorize the financial condition of the State. The communication was ordered to be printed. The debate upon Mr. Jarvis' bill was re-By Mr. Love: Bill amendatory of and sumed.

Title retained until the whole of the purchase supplemental to an act relating to the sal- Mr. Pou hoped that the motion to post- R. R. Co. tendent of Public Instruction and Auditor | Mr. Moore, of Chowan, opposed the bill at \$1,500 each, and the Superintendent of and wanted to know what was to become Public Works at \$1,250. (These officers of investigation if this bill was passed, renare now paid \$2,400 each per year.) Also dering valueless the very bonds whose malapropriation this House had for weeks been called on by the friends of this bill mr. Seymour advocated the measure and

leaves the clerical force as it was in June, Mr. Durham moved to suspend the rules 1868. Fixes the pay of county surveyors, and take up the bill (Senate) abolishing commissioners and registers at not exceed- the office of State Printer.

> The call being sustained, the House adopted the motion to suspend the rules. Mr. Proctor moved to adjourn. Lost. Harris, of Wake, col., took the floor in opposition to the bill, and moved its consideration be postponed until the Commit-

Mr. Pou opposed the motion to post pone and hoped the bill would be passed

Mr. Ames moved to adjourn. Lost. Mr. French favored the motion to postpone and was opposed to the bill. Mr. Sinclair also opposed the bill.

SENATE. WEDNESDAY, Feb. 9, 1870. BILLS INTRODUCED. By Mr. Love: Resolution requesting the Wayne to collect arrears of taxes.

Bill to incorporate the Lumber River Auditor to furnish the Senate without delay, a detail report as to the manner the three thousand and eighty dollars and seventy-three cents was paid out for labor on the capitol square up to the end of the last fiscal year, and also a similar statement up to date adopted.

> FROM THE HOUSE. The following bills were transmitted from the House, and were referred to appropriate Committees, viz: Bill to authorize the Commissioners of

Lichmond county to levy a special tax, not to exceed \$8,000. Bill to incorporate the Wilmington and Carolina Bailroad Company was placed on

the Calendar. Resolution in favor of John Crisp, of Macon county. Bill to prohibit bathing in Lumber River within certain limits.

Resolution relative to tariff on rice and pea nuts was amended by striking out rice, passed its second reading. Resolution (of Mr. Lassiter) proposing

to reduce the per diem of members to \$5. Mr. Beasley moved to lay the resolution on the table, which was voted down. Those who voted in the affirmative are Messrs. Beasley, Burns, Cook, Davis, Forkner, Harrington, Hyman, col., and

Mr. Welker moved to amend the resolu-

baggers who had neither decency nor self tion so that it may apply only to the counrespect, who make it their business to fol- ty of Granville. Subsequently withdrew making war upon everything and every- J. A, Hyman, col., moved the indefinite

postponement of the resolution. Mr. Love called for the yeas and nays which was refused, and the resolution was

Mr. Forkner, in explanation of his vote of the General Assembly, that their term to lay the resolution on the table, said he of office expires on the first Thursday in voted to table it because it was introduced for Buncombe and nothing else, besides a This created some debate, and before a resolution would not repeal an act which vote was reached, the special order was was adopted at the beginning of the ses-

HOUSE OF REPRESENTATIVES.

Wednesday, Feb. 9, 1870. Mr. French, for Committee on Finance. reported (majority) unfavorably upon the oill (Senate) in aid of investigation ordered by the Senate into the affairs of certain Railroad bonds, by a resolution ratified the 24th of January, 1870. Placed

Mr. Moore, of Chowan, arose to a question of privilege in regard to his attack upon Josiah Turner, Jr., and the offensive article which appeared in the Sentinel, which caused it, &c.

[Mr. M. furnished a copy of his remarks to the Reporter, which he submitted to the Editor, who declined its publication on account of its scurrility, and thought the impudence of the request was equalled only by the audacity of his (Moore's) speech against the resolution telegraphing for Littlefield and Swepson.

UNFINISHED BUSINESS. Bill (Senate) to abolish the office of

The question recurred upon the mople of honor and equality, the holders of tion of Harris, of W ke, col., to postpone the old bonds should be paid, the State until the committee appointed to investihaving received from them the par value gate the alleged mismanagement of the of the bonds, and was now receiving ben- public printing should made a report to

Mr. French moved to amend by making it the special order for Friday next at 11 Harris, of Wake, col., accepted Mr.

French's amendment. Mr. Downing favored the postpone-

Messrs Pou and Ingram opposed it. Mr. Painter had the following statement

ICAN IIOI	m the one	THE IS LEC	DA.	
1869.				
April, to	warrant a	s per bi	11\$	1,264 48
May,	44	16		1,940 66
June,	0.5:	6.6		366 08
July,	6.6	1.6		2,845 82
August,	16	16	*********	2,482 96
Sept'b'r.	61	4.0		1,323 83
October,	11	66	*******	4,912 35
Novemb'r.	4.6	4.6	* * * * * * * * * * *	3,142 62
1870.		7.50		0,112 02
January,	6.6	6.6		E 101 04
Panuary,	EL	44		5,161 04
February,			3.4.4.6.1.8.4.4.6.6.	398 21
			\$	23,833 05
1869.				
December	1 1 1	4.5		2,527 77
66	44	4.6	*******	891 09
			-	

Mr. Painter said there was several thousand dollars yet to come, and ere this Sweat, Thompson, Welch, White, Williams, of month was out the amount would probaterest of the State as a stockholder in the occasion to rise to a question of privilege bly be swelled to some \$40,000. He hoped North Carolina Railroad Company. Re- in regard to various attacks made on his the House would consider this enormous character by Josiah Turner, Jr., in the amount entailed upon the tax paying peo-By Mr. Hawkins: A Bill to amend the Daily Sentinel; during his remarks he gave ple of the State, and that members would deed of trust executed by Spaight Hill, I By Mr. Hawkins: A Bill to amend the Daily Sentinel; during his remarks he gave ple of the State, and that members would floor and after making some remarks in charter of the Louisburg branch of the an account of his ecclesiastical troubles, take steps to cease this evil by the imme-

The question recurred upon Harris' mo-A message was received from the Gov- tion to postpone as amended by Mr. ance Companies doing business in this ernor transmitting a communication from French. A vote being taken, the motion to postpone until Friday was adopted.

> SPECIAL ORDER. The ill to consolidate the Atlantic and

N. C. R. R. Co. and the North Carolina aries of State officers. [This bill fixes the pone would be voted down and the bill Mr. Hodnett moved to indefinitely postnone the hill

Mr. Gatling spoke in favor of the motion and argued at length in opposition to the bill. Held that the Legislature had Mr. Seymour advocated the measure and

was opposed to Mr. Hodnett's motion. Mr. S. concluded by moving to lay the motion to indefinitely postpone on the

The yeas and navs being called, the motion to table was rejected by a vote of yeas Mr. Sinclair moved to reconsider the

vote just taken. J. Leary, col., moved to lay the motion to reconsider on the table. The yeas and nays being called, the motion to lay on the table the motion to reconsider was adopted by a vote of yeas 47,

Mr. Seymour took the floor and made long argument in favor of the bill. Pending any definite action the House, on mo-

> SENATE. NIGHT SESSION. WEDNESDAY, Feb. 9.

THIRD READING OF BILLS. Bill to incorporate a Railroad Iron Foundry and Manufacturing Company .-Passed.

Bill to establish a bridge across French Broad River in Madison county. Passed. Bill to incorporate the Farmers' and Mechanics' Life Assurance Association, after some debate was recommitted to the Committee on corporations.

reading, viz: Bill to authorize the Commissioners of

CALENDAR.

Bill relative to taking field from the waters of the North Eastern Branch of the

Bill relative to drawing seines in the waters of Tar River. Bill to incorporate the town of Robeson-

ville, in the county of Martin. Bill to empower the Commissioners of the county of Cumberland to levy a special

On motion the Senate adjourned.

on ama SENATE and sell sollio THURSDAY, Feb. 10, 1870. BILLS INTRODUCED. By Mr. Blythe: Bill to authorize the Superintendent of Public Works to sell public lots in the city of Raleigh belong-

ing to the State. Referred. By Mr. Burns: Bill concerning the Rail roads of North Carolina, Referred. This bill alludes to those roads in which the State is interested, and prohibits the officers or directors of said roads from sell-

By Mr. Barnes; Bill to punish cotton

thieves. Referred. By A. H. Galloway, col.: Resolution proposing to pay out of the per diem of members \$100 to each of the reporters of each one can drive home in his own the two daily papers of this city. Refer- vehicle, a striking cavalcade! We shall

Mr. Smith, of Wilkes, thought it was not worthy of a reference. He thought it was wrong for the Senate to entertain such a foolish proposition; it was simply con- bill to sell the road, which was acted on temptible and insulting.

Bill to appropriate certain lands to the Board of Education was postponed indefi-

following vote: my, Brogden, Barrs, Harrington, Hawkins, Jones Judiciary Departments. Even the Gov-of Mecklenburg, Long, Love, Mason, Melchor, Moore of Yancey, Murphy, Robbins, Scott, Shoff ner, Smith, Whiteside and Wilson 21. NAYS-Messys. Blythe. Cherry, Cook, Eppes, col., Flythe, Forkner, Galloway, col., Graham, Hayes, Lassiter, Moore of Carteret, Respanse Welker and White.

HOUSE OF REPRESENTATIVES. THURSDAY, Feb. 10, 1870.

On motion the Senate adjourned.

Isham Sweet, col., presented a petition from certain citizens of Wilmington. Re-

RESOLUTIONS AND BILLS. By Mr. Ragland: A resolution requesting the Speaker to appoint a Committee of five to draft a bill for the relief of the

By Mr. Moore of Alamance: A bill to exempt practicing physicians from working on public roads and serving in militia. Mr. Downing wished to know why the

Committee of the Whole did not prosecute their investigations. Dr. Sloan, President of the Wilmington, Charlotte and Rutherford Railroad Company, was in the city. UNFINISHED BUSINESS.

North Carolina Railroad Company and the mere claims of friendship, in the success North Carolina Railroad Company. Mr. Seymour resumed the floor in advoeacy of the bill and in opposition to Mr. | the Legislature that it is due to their Hodnett's motion to indefinitely postpone. | character as Legislators to inquire and

spoke to some length in opposition to the offered it.—Raleigh Sentinel. Mr. Welch next spoke in favor of the Mr. Downing followed in opposition to

the measure. Mr. Bowman also opposed the passage of the bill. Mr. Hodnett argued against the bill and

called the previous question upon his motion to indefinitely postpone. ed by the following ballot:

YEAS .- Mesers. Ames, Argo, Ashworth, Blair, Boddie, Bowman, Carson, Carey, Cawthorn, Clayton, Davidson, Downing, Ellis, Ferebee, Forkner, Gatling, Gibson, Graham, Gunter, Harris, of Wake, Hawkins, Hinnant, Hodgin, Hodnett, Horney, Eumphries, Jarvis, Kelly, o Davie, Kelly, of Moore, Leary, Long, of Richmond, Mendenhall, Moore, of Alamance, Morris, Nicholson, Pou, Proctor, Renfrow, Bobbins, Robinson, Shaver, Siegrist, Smith, of Alleghany some time ago, but he never mentioned it, Smith. of Martin, Sykes, Vestal, Vest and Whit-

NAYS .- Messrs. Armstrong, Banner, Barnett Crawford, Davis, Dixon, Durham, Eagles, Farrow, Franklin, Hayes, Hicke, High, Ingram, Justice, of Rutherford, Laffin, Malone, Mayo, Mc-Canless, McMillan, Painter, Pearson, Peck, Proffitt, Ragland, Reynolds, Seymour, Sinclair, Simonds, Smith, of Wayne, Stanton, Stevens, Harnett and Wilson-41.

Mr. Downing moved to reconsider the vote just taken. Mr. Seymour upon that motion took the

moved to adjourn. Upon the motion of adjournment, the yeas and nays being called the House rejected it by a vote of yeas 30, nays 43.

After a discussion of innumerable points of order, Mr. Seymour occupied the floor in explanation of a substitute which the friends of consolidation proposed to offer for the original bill, if the motion to reconsider the vote by which the bill was indefinitely postponed prevailed. (The substitute proposes to consolidate that portion of the N. C. R. R. between Raleigh to their memory. This was the origin of and Goldsboro' with the A. & N. C. R. R.) tea gardens. After a running debate during which much confusion ensued, the House adjourned.

Queer Legacies... The Will of an Eccentric

A well-known character in Parisian circles and founder of the French Jockey Club, Count de Chateau-Villard, died a few months ago, leaving behind him a portion of which, by reason of its eccenthe Paris tribunals, at the instance of the Connt's two grown up children, the offspring of his first marriage. It seems that during his life time the celebrated French old hounds in a particular enclosure on his estate, and that he had erected over them his affection for those members of the

brute creation a step further, and to be buried beside them, and gave this direction in his will, leaving, moreover, a sum of sixty thousand francs for the erection of a handsome mansoleum, within which were to be disposed the statues, busts and other works of art at his chatcau of Villard, together with all the portraits of his female frience. A further sum, sufficient to produce two thousand francs a year, was to be set aside for the salary of a keeper of the proposed mausoleum. The morning is not a man of the period, for he nominated "carpet-baggers" find the colwidow of the Count desires that the provi- is behind his time. The following bilis passed their second sion of the will may be strictly fulfilled, views before the tribunal that will judge and at one time a prominent politician,

High Prices_St,500 for a "Hand," We have it on first rate evidence that the paltry snm of twenty-five hundred doi-

Legislature for his vote. Dr. Hawkins gave the G vernor's State ducing the enormous yield of 27,206 pounds Printer, the Standard man, \$100,000 fcr of seed cotton from six cores of land, beogn lobbying through the Legislature a bill to Below we give Colonel Lockett's letter by the way,) \$2,000,000 for the Chatham Railroad.

We have told the "hands" frequently likely to forget the fact, however,) that there is money to be made out of the sale of the North Carolina Railroad. If they for the Georgia State Fair. are true to themselves, (and they have ex-hibited no neglect in this respect heretofore,) and anything like a proportion is

We hear of one "hand" who has sent off ing or leasing any portion of their road to the "Ring." When Barnett's bill for the two horses, a present from a member of sale of the Road comes up, let each "hand" cry out, "a horse! a horse! my vote for a horse !" But let them not stop at that, for each one can get not only a horse, but a carriage and harness thrown in, so that which was done on the 24th of April. The watch to see what a figure the "kildee" and Cuffee will cut, as they strike out for the hills on the backside of Tar River.

We have heard that the failure of the

all last session, was attributable to the fact that the Governor's State Printer, Littlethat the Governor's State Printer, Little-field, was absent from the city. Some acre. This was then covered with the think now, that if he can be kept away the Watt & Knight A B. plow, small mould nitely, on motion of Mr. Barnes, by the road is safe, and will not be sold. But the Court doubts." Littlefield has bis Year-Messrs. Barnes, Beall, Beeman, Bella- friends in the Executive, Legislative and ernor's silence in regard to Littlefield and "his tricks and his manners," is construed by many in defence of him. The vote of the Senate refusing to ask him to dismiss Littlefield as State Printer, is construed into a defence of him. The speeches of Moore, of Chowan, and the God-forsaken ex-parson, of Robeson, against telegraphing to Littlefield to come to Raleigh, is reasonably construed into a defense of him.

> Smith" bond bribery case, is justly construed into a defence of him. The presence of a Justice of the Supreme Court in New York, at the grand gathering last Fall of Railroad Presidents, Little field included, and the careful concealment of certain facts that were then and there brought to light, creates a suspicion of a disposition to defend him. The adjourning of the Court by Greasy Sam, when there was a presentment made of Littlefield for bribery, before a bill could be drawn, looks very much like defending him.

resolutions to expel Laffin for his complic-

No ; Littlefield's absence from this State is no security against the sale of the North Carolina Railroad, while he has so many friends in high places, many of whom Bill to consolidate the Atlantic and may, perhaps, be interested beyond the

We suggest to the honest "hands" of Mr. Gatling took the floor in reply to find out who it was that was offered arguments advanced by Mr. Seymour and \$2,500 for his vote, and who it was that Fair.

Historical Facts,

History in many cases will have to be re-written. For example, there never was a Pope called Violincello. The Duke of Wellington always took a box of sugar plums with him to battle to land (six and eighty-eight thousandths encourage the troops. His celebrated ex-

pression was "Up Gnards, and eat 'em."

The well-known magnificent Czar of Rus-The call being sustained, the yeas and sia was always fond in winter time of sit-nays were called and the motion was adopt-ting with his feet in the fender. Hence ty-eight and two-thirds pounds, we weighhis laughter-loving people called him Peter ed and had ginned and packed, showing a the Grate. If he caught anybody saying result of twenty-eight hundred and eightythis he at once sent him to Siberia.

The above will raise the question, where furteen hundred and twenty and twois Siberia? The best maps will well re- thirds pounds per acre. pay the trouble of a search. The scheme of tunnelling under the Atlantic is not new. The idea (if we are correctly informed) occurred to a gentleman

and the secret died with him. Diogenes was a persevering man. He was present at the siege of Syracuse in his tub. "If I were not myself," observed to me by Capt. J. W. Allen, on that from

would be somebody else. William, the first of England, was area of said parcel of land to be six and called Conqueror. This fact has never eighty-eight thousandths acres. been disputed. He invented pepper. This

Historically and correctly speaking, the Christian Era, A. D. 56, was not published weekly, nor did it contain any theatrical or sporting intelligence. It has much improved since then.

and they dye'd in great numbers. The use of the word "Dye" for joking purposes was unknown to the ancients. Ovid wrote the Metamorphoses and

Dyeing was discovered by the Syrians,

changed his shirt three times a day. Virin the attempt. when they died their friends erected urns

"The Antonines" was a game like skit-

The Havana Massacre_Sketches of the Victims,

The four young men who were shot at and injured in the streets of Havana on Monday had been sent there by the firm considerable fortune, the disposition of a York Commercial, and have always had their candidate for Governor. They also the greatest confidence reposed in them. tricity, is just now under consideration by The unfortunate victims of this Spanish ber of candidates to the Legislature to of Foster, who is a young man, and a ator in June next. nephew of Mr. Kemp. Their families reside in New York. Mr. Isaac Granwall, sportsman was in the habit of burying his who was killed, was a German, leaves a a monumental column inscribed: "To my the particulars of the affair, and to attend adoption of the fifteenth amendment will The Count, however, desired to carry the present time nothing more definite leal status of Kentucky. It estimates the derer, and his capture is expected.

> the originator of it if in the police force. Two sensation reporters, however, are thought to be the guilty parties.

A man who gets to his office late in the

Adam Trout, for fifteen years proprietor and has instructed counsel to support her of the Western Hotel, in Lancaster, Pa.,

Special Notices will be charged \$200 per square freachand every insertion.

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character, can, under ANY CIRCUMSTANCES, by Agricultural... How Three Bales of Cotton Were made on One Acre of Land, and he Colonel B. G. Lockett communicates to lars has been offered to a meaber of the Colonel Styles of the Albany News the

No advertisement, reflecting upon private

appropriate, (contrary to the Constitution, in full with the accompanying certificates: ALBANY, GA., Dec. 20, 1869. COLONEL C. W. STYLES-Dear Sire-I had prepared and planted six acres of land before and we repeat it, (not that they are in cotton this year, the result of which (twenty-seven thousand two hundred and six pounds of seed cotton), was intended

The premium having been awarded Jordan & Lockett for the greatest yield on observed, they ought to have at least \$500, ing information as to the mode of preparation of the mode of preparation as to the mode of preparation of the mode of preparation of the mode Observed, 11.67 ought to have at least tool, 1000 as a bait to sell the North Carolina ration and cultivation of land. I hope in the Railroad, and we tell them they can get it therefore, you will have the kinduess to a the restore of the restore publish the following statement for the benefit of all wishing to know.

The land was first broken with the Watt bet & Knight A. B. plow, the large mould, board attached, breaking the land about six inches deep-this was done the latter part of January. The land remained in this condition until ready to be planted, rows were laid off five feet apart with an ordinary scooter plow, following in each furrow with a double wing shovel sixteen inche long and eleven inches wide, drawn by two mules, In this forrow was distributed about one hundred and fifty bushels of well rotted horse lot manure, and three hundred pounds of "John Merryman & board attached, following in each furrow with a sub-soil plow breaking in all about fifteen inches deep. As soon as the preparation was completed the seed was planted, putting one bushel per acre, with

the Dow Law planter. As soon as the cotton was large enough, it was plowed with the sweep, cutting twenty-four inches wide, and one-half inch deep, and was at once chopped to a stand using No. 2, shovel, hoe, leaving two, and sometimes three stalks-the width of the hoe-and as near as we could. and ten thousand stalks per acre. The The refusal of Cuffee Mayo to introduce cotton was hoed twice and plowed seven times, using each time the twenty-four ity with Littlefield in the \$3,000 "James inch sweep and never cutting over onehalf inch deep. It was cultivated with twenty-one furrows, but equally as good work could have been done with fifteen furrows by using a sweep a few inches

I am also asked my opinion relative to the number of stalks that should be left on the acre to make the greatest yield. There is great diversity of opinion upon this subject. My experience has been that much depends upon the variety of cotton seed planted. Those planting that variety of cotton which grows largely with long limbs, will never make a large yield by leaving eight or ten thousand stalks on an acre, while the prolific or short limb cotton will do better with this number than less.

I have endeavored to answer intelligibly and conscisely all the questions asked, and hope the statement may be of benefit to those asking the information.

Below I hand you the evidence of the yield, furnished the committee at the State Most respectfully yours,

B. G. LOCKETT. ALBANY, GA., Nov. 13, 1869. We hereby certify that we weighed the cotton picked from the foregoing area of acres), and we found the total amount gathered to be twenty-seven thousand two hundred and six pounds seed cotton, one-

four pounds lint cotton, an average of

JOHN W. ALLEN, C. H. CAMPTELD, Y. G. RUST.

ALEANY, GA., Nov. 13, 1869. I hereby certify that I have carefully surveyed the parcel of land pointed out to Alexander, with more wit than truth, "I which he has this year gathered 27,206 pounds seed cotton, and that I find the

THOS. A. E. EVANS. Civil Engineer and Surveyor.

A Singular Suic/1c.

The other day, in the upper part of Powhatan county, Va., a man named Motley committed suicide under the following circumstances: He had the day before married a lady who had been divorced from her former husband, and while talking to her, he remarked that he loved her so much that he could kill himself for her. At the same time he borrowed a knife gil tried to follow his example, but perished from her with which he stabbed himself mortally in her presence. His strange The Romans were so fond of tea that conduct can be accounted for upon no other hypothesis than that he was derang ed. It was to say the least of it, the most tragic termination of a honey-moon we have heard of for a long time.-Lynchburg Virginian.

Politics in New Hampshire.

CONCORD, February 8. The labor reform party will open the campaign in this State Tuesday next .of Lanman & Kemp, of New York, for the They claim to have 8,000 votes, which is purpose of opening a branch house in that enough to throw the vote for Governor place. They have all been in the employ into the Legislature. They will issue a of the firm for some years, says the New campaign paper on Friday. S. Flint is claim that they can elect a sufficient numoutrage are all married, with the exception | defeat the election of United States Sen-

Political Complexion of Kentucky.

The Courier-Journal says the negroes of wife and seven small children. Mr. Kemp | that State have decreased from 236,167 in has so far done all in his power to learn | 1860 to 140,445 in 1869, and that the to the sufferings of his agents, but up to not make the slightest change in the politthan already related has been ascertained. negro vote at 38,000, and says if they vote The Spanish authorities are after the mur- the Radical ticket en masse it will scarcely alter the result even in a single legislative district. The principal black vote will be The police commissioners of New York in Louisville city and Jefferson county. are investigating the Prince Arthur assas- 5,300; Fayette, 4,000; Bourbon, 900; Chrissination canard, with a view of punishing tian, 1,700; Logan, 1,000; Madison, 1,000; Shelby, 1000, and Warren, 1,000.

> It is said that the members from the Southern States who are known and deored Senator Revels particularly objectionable, and would like to find some good excase for opposing him.

> > a two or alasti say.

New settlers are said to be pouring into Texas at the rate of a hundred daily.

EXECUTED AT THE

JOURNAL OFFICE.

PATRICK MURPHY,

THE "FREEMASON," the FREEMASON, the largest Masonic Moutely in the World.

That all who see this notice may send From Every Quarter of the World. Clubs of twenty at. Single subscribers.

> Editor and Proprietor, St. Louis, Mo. 110-1t-52-3t*

MARRIAGE GUIDE.)EING a private instructor for married peraffection, and that dread disease, Consumption including all the new discoveries never before is anxious to make known to his fellow-suffer- given in the English language, by WM. YOUNG, M. D. This is really a valuable and interesting ook. It discloses secrets that every one should be sent to any address on receipt of 59 cts. Address, Dr. WM. YOUNG, No. 416 Spruce street,

matter what may be your disease, before you

place yourself under the care of any of the no-

vertise in this or any paper, get a copy of Dr. Young's Book and read it carefully. It will be

the means of saving you many a dollar, your

A GENTLEMAN who suffered for years from office, No. 410 Spruce street, above Fourth, Phila-

From the Raleigh Sentinel.

health, and possibly your life

SENATE. Tuesday, Feb. S, 1870. Protest against the passage of the bill calling in the special tax bonds, which passed the Senate on last Friday, signed

PROCEEDINGS OF THE LEGISLATURE

ucation, reported favorably on the resolu- Buncombe county. Mr. Jarvis accepted tion proposing to raise a committee to in- the amendment.

Those who voted in the negative are road.)

dale, Moore of Yancey and Smith-5. The resolution was then passed. By Mr. Sweet: A bill to protect the in-

By Mr. Hayes: Bill concerning Insur-Williamston & Tarboro' Railroad Company to issue first mortgage bonds. Referred.

salary of the Secretary of State, Superin- passed its second reading. For sale in lots to suit customers. This arti- tive office, to two, (they are now receiving to investigate. cle is sold for half the price of other fertilizers, \$4,500) with the pay of \$1,500. Takes Mr. M. continued to some length in his and is cheaper for Cotton, Corn, Tobacco and two clerks from the Secretary of State, opposition to the measure. three from the Auditor, and one each from After some further debate, the motion New York City. Price delivered on board in New the Superintendent of Public Instruction to postpone for one week was put to a vote York City, Twenty-five Dollars per Ton. Pam- and Superintendent of Public Works, and and prevailed.

of trustees not to exceed \$2 per day, to be fixed by the trustees. Referred. By Mr. Love, the following resolution, Resolved, That the Superintendent of Public Carolina for the manufacture and sale of A. Works be, and he is hereby requested to inform Baldwin's Patent Glass Submerged Dou- the Senate, without delay, by what authority he ble-teting Force Pump, I hereby forewarn, occupied the Executive Mansion, when he began tee appointed to investigate the alleged under the penalty of the law, any person from to occupy it, what rents, if any, he pays for the mismanagement of the printing should tion of Mr. French, adjourned.

By Mr. Love, the following resolutions,

tives, including sums now due, the number now

employed, and the hightest monthly pay of any

FROM THE HOUSE.

said detectives, which was adopted.

Resolved, That His Excellency, the Governor, be, and he is hereby respectfully requested to furnish the Senate with such information concerning the operations of the detective force, authorized to be employed by chapter 52, laws of 1868-'69, as he may deem compatible with the Resolved further, That he furnish the Senate with the whole number of detectives employed up to this time, the entire sum paid such detec-

The following bills were transmitted Bill to incorporate the Tarboro' Gas

HOUSE OF REPRESENTATIVES. TUESDAY, Feb. 8, 1870.

Eagles, colored, arose to a question of privilege in regard to an attack upon him in the Wilmington Post. He denounced Chas. Grady, editor of that paper, as a Smith-8. scape gallows, who had ravished a colored | Messrs. Davis and Smith changed their woman and had boasted of the vile act af- votes to the negative before the vote was terwards. He was a Republican, but he announced. detested those low and degraded carpetlow their low-bern and vile instincts, by the amendment.

tax bonds.) Mr. Jarvis took the floor in support of his bill. There was no constitutional objection to the passage of this bill, calling companies on the other, and when the companies accepted these amendments to their charters, they took this section as a the purchasers of these bonds bought them with the provisions of this section staring

Mr. Jarvis went on showing the burdened and distressed condition of the people and the cruel hardships which this special tax system had worked upon them, and the which this vast amount of debt had been that in view of the undeniable fact that

efits accruing from the expenditure of the House. that money. Mr. J. continued for some time longer urging various legal and constitutional o'clock.

Mr. French spoke in opposition and concluded by moving to postpone for one During the debate Mr. Sinclair took the

sioners, and that of the clerk of the board | called the yeas and nays.

Crawford, col., moved to lay the whole matter on the table. A vote being taken the House rejected the motion by a vote of yeas 18, navs 46. Pending further debate, the House on motion of Mr. Proctor, adjourned.